UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION | No. 12-md-2323 (AB) |
|---|----------------------------|
| INJURY LITIGATION | MDL NO. 2323 |
| | SHORT FORM COMPLAINT |
| THIS DOCUMENT RELATES TO: | |
| | IN RE: NATIONAL FOOTBALL |
| Plaintiffs' Master Administrative Long- | LEAGUE PLAYERS' CONCUSSION |
| Form Complaint and (if applicable) | INJURY LITIGATION |
| Adams v. National Football League [et al.] | |
| No. 4:13-3705 (E.D.Pa.) | |
| CORY ROSS | JURY TRIAL DEMANDED |

SHORT FORM COMPLAINT

- 1. Plaintiff(s), **CORY ROSS**, (and, if applicable, Plaintiff's Spouse) bring(s) this civil action as a related action in the matter entitled IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION, MDL NO. 2323.
- 2. Plaintiff (and if applicable, Plaintiff's Spouse) is/are filing this short form complaint as required by this Court's Case Management Order No. 2, filed April 26, 2012.
- 3. Plaintiff (and if applicable, Plaintiff's Spouse), incorporate(s) by reference the allegations (as designated below) of the Master Administrative Long-Form Complaint, as may be amended, as if fully set forth at length in this Short Form Complaint.
- 4. [Fill in if applicable] Plaintiff is filing this case in a representative capacity as the _______ of ______, having been duly appointed as the ______ by the ______ Court of _____.

 (Cross out sentence below if not applicable.) Copies of the Letters of Administration/ Letters

 Testamentary for wrongful death claim are annexed hereto if such Letters are required for the

commencement of such a claim by the Probate, Surrogate or other appropriate court of the iurisdiction of the decedent.

- 5. Plaintiff, **CORY ROSS** is a resident and citizen of **Nebraska** and claims damages as set forth below.
- 6. [Fill in if applicable] Plaintiff's spouse is a resident and citizen of Arizona and claims damages as a result of loss of consortium proximately caused by the harm suffered by her Plaintiff husband/decedent.
- 7. On information and belief, the Plaintiff (or decedent) sustained repetitive, traumatic sub-concussive and/or concussive head impacts during NFL games and/or practices. On information and belief, Plaintiff suffers (or decedent suffered) from symptoms of brain injury caused by the repetitive, traumatic sub-concussive and/or concussive head impacts the Plaintiff (or decedent) sustained during NFL games and/or practices. On information and belief, the Plaintiff's (or decedent's) symptoms arise from injuries that are latent and have developed and continue to develop over time.
- 8. [Fill in if applicable] The original complaint by Plaintiff(s) in this matter was filed in the United States District Court for the Southern District of Texas. If the case is remanded, it should be remanded to United States District Court for the Southern District of Texas.

| 9. | Plaintiff claims damages as a result of [check all that apply]: |
|----|---|
| | √ Injury to Herself/ Himself |
| | Injury to the Person Represented |
| | Wrongful Death |
| | Survivorship Action |

| | | √_ Economic Loss |
|-----------------------|-------------------|--|
| | | Loss of Services |
| | | Loss of Consortium |
| 1 | 10. | [Fill in if applicable] As a result of the injuries to her husband CORY ROSS |
| Plaintiff | "s Spe | ouse suffers from a loss of consortium, including the following injuries: |
| = | | loss of marital services; |
| = | <u></u> | loss of companionship, affection or society; |
| = | | loss of support; and |
| = | | monetary losses in the form of unreimbursed costs she has had to expend for the |
| ł | nealth | care and personal care of her husband. |
| 1 | 11. | [Check if applicable] Plaintiff (and Plaintiff's Spouse, if applicable) |
| reserve | e(s) the | e right to object to federal jurisdiction. |
| | | <u>DEFENDANTS</u> |
| 1 | 12. | Plaintiff (and Plaintiff's Spouse, if applicable) bring(s) this case against the |
| | | following Defendants in this action [check all that apply]: |
| | | √_ National Football League |
| | | $\sqrt{}$ NFL Properties, LLC |
| 1 | 13. | [Check where applicable] As to each of the Riddell Defendants referenced |
| above, t l | he cla | ims asserted are:design defect; informational defect; |
| manufac | eturing | g defect. |
| 1 | 14. | [Check if applicable] The Plaintiff (or decedent) wore one or more |
| helmets | desig | ned and/ or manufactured by the Riddell Defendants during one or more years |
| Plaintiff | or d | ecedent) played in the NFL and/ or AFL. |

| 1 | 5. | Plaintiff | played in | [check it | f applicable] | $\sqrt{}$ | the | National | Football | League |
|--------|---------|------------|-------------|-------------|----------------------|-----------|-----|----------|----------|---------|
| ("NFL | ") and/ | or in [che | eck if ap | plicable | e] the | Ameri | can | Football | League | ("AFL") |
| during | 2006 | through 2 | 2008 for tl | ne followii | ng team: Ba l | ltimore | Rav | ens. | | |

CAUSES OF ACTION

| | | | CAU | SES C | TACI | IION | | | | | |
|--------------|------------|--------------|-----------|---------|-----------|----------|----------|----------|-----------|--------|-----------|
| 16. | Plaintiff | f herein | adopts | by | referen | ce th | e foll | lowing | Coun | ts of | the |
| Master Admi | inistrativ | e Long- | Form | Comp | laint, | along | with | the f | actual | allega | ations |
| incorporated | by refe | rence in the | nose Cou | unts [c | heck all | that a | pply]: | | | | |
| | | Count I (A | action fo | r Decl | aratory | Relie | f-Liabi | ility (A | gainst 1 | the NF | L)) |
| | | Count II (| Medical | Monit | oring (A | Against | the N | FL)) | | | |
| | | Count III | (Wrongf | ul Dea | nth and S | Surviva | ıl Actio | ons (Ag | gainst tl | ne NFI | سا |
| | | Count IV | (Fraudul | ent Co | oncealme | ent (Ag | gainst 1 | the NFI | L)) | | |
| | | Count V (| Fraud (A | Against | the NF | L)) | | | | | |
| | | Count VI | (Neglige | ent Mis | sreprese | ntation | (Agai | nst the | NFL)) | | |
| | | Count VII | (Neglig | ence F | Pre-1968 | (Agai | nst the | NFL)) | | | |
| | | Count VII | I (Negli | gence | Post-196 | 68 (Ag | ainst tl | he NFL | .)) | | |
| | | Count IX | (Neglige | ence 19 | 987-1993 | 3 (Aga | inst th | e NFL) |) | | |
| | | Count X (| Negliger | nce Po | st-1994 | (Agair | st the | NFL)) | | | |
| | | Count X | (Loss | of (| Consorti | um (A | Against | the | NFL a | and R | iddell |
| |] | Defendant | s)) | | | | | | | | |
| | | Count XII | (Neglig | ent Hi | ring (Ag | gainst 1 | he NF | L)) | | | |
| | | Count XII | I (Negli | gent R | etention | (Agai | nst the | NFL)) | | | |
| | | Count XI | V (Stric | t Liab | oility fo | r Desi | gn De | fect (A | gainst | the R | iddell |
| |] | Defendant | as) | | | | | | | | |

| | _ Count XV (Strict Liability for Manufacturing Defect (Against the |
|-----|--|
| | Riddell Defendants)) |
| | Count XVI (Failure to Warn (Against the Riddell Defendants) |
| | Count XVII (Negligence (Against the Riddell Defendants)) |
| | Count XVIII (Civil Conspiracy/Fraudulent Concealment (Against |
| | All-the NFL Defendants)) |
| 17. | Plaintiff asserts the following additional causes of action [write |
| | in or attach]: |
| | |
| | |
| | |
| | |

PRAYER FOR RELIEF

WHEREFORE, Plaintiff (and Plaintiff's Spouse, if applicable) pray(s) for judgment as follows:

- A. An award of compensatory damages, the amount of which will be determined at trial;
- B. For punitive and exemplary damages as applicable;
- C. For all applicable statutory damages of the state whose laws will govern this action;
- D. For medical monitoring, whether denominated as damages or in the form of equitable relief;
- E. For an award of attorneys' fees and costs;

- F. An award of prejudgment interest and costs of suit; and
- G. An award of such other and further relief as the Court deems just and proper.

JURY DEMANDED

Pursuant to Federal Rule of Civil Procedure 38, Plaintiff(s) hereby demand(s) a trial by jury.

DATED: this 30th day of January, 2014.

Respectfully submitted,

/s/ Jeffrey M. Stern
Jeffrey M. Stern
TBA No. 19175660
SD No. 8536
4909 Bissonnet St., Suite 100
Bellaire, Texas 77401-4051
Tel. No. (713) 661-9900
Fax No. (713) 666-5922

ATTORNEY-IN-CHARGE FOR PLAINTIFFS

OF COUNSEL:

The Stern Law Group 4909 Bissonnet, Suite 100 Bellaire, Texas 77401-4051

Ali Mokaram Peyman Momeni Mokaram Law Firm 2500 West Loop South, Suite 450 Houston, Texas 77027 Tel. No. (713) 952-4445 Fax No. (713) 952-4525